MIDDLESEX COUNTY CLERK

Return To:

TITLE AGENCY 141 MAIN ST S R NJ 08882

BROOKDALE APARTMENTS, LLC

Index DEED BOOK

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No. Pages 0005

Instrument DEED EXEMPT

Date: 6/09/2003

Time: 10:37:46

Control # 200306090484

INST# DE 2003 010165

Employee ID VENTIT

RECORDING	\$ 40.00
	\$.00
EXEMPT	\$.00
	\$.00
Total:	\$ 40.00

STATE OF NEW JERSEY MIDDLESEX COUNTY CLERK



ELAINE FLYNN COUNTY CLERK



DO NOT REMOVE THIS PAGE. TO ACCESS THE IMAGE OF THE DOCUMENT RECORDED HEREUNDER BY BOOK AND PAGE NUMBER, USE THE BOOK AND PAGE NUMBER ABOVE.

Cover sheet is part of Middlesex County filing record

Retain this page for future reference

Not part of the original submitted document

LECORDED LAME M. FLYNN LESEX CTY CLERK

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PAGE #______ # OF PAGES_____ Prepared By

Douglas Harris, Esq

DEED

This Deed is made on May 22, 2003

BETWEEN BROOKDALE APARTMENTS, LLC, a New Jersey limited liability company, successor by merger to MICHAEL and MORRIS KAPLAN t/a BROOKDALE ASSOCIATES, a New Jersey partnership whose address is 433 River Road, Highland Park, New Jersey 08904

referred to as the Grantor

AND

HIDDEN LAKE TOWNE CENTER, LLC, a New Jersey limited liability company,

whose address is 433 River Road, Highland Park, New Jersey 08904 referred to as the Grantee

The words "Grantor" and "Grantee" shall mean all Grantors and all Grantees listed above.

Transfer of Ownership. The Grantor grants and conveys (transfers ownership of) the property described below to the Grantee. This transfer is made for the sum of Ten (\$10.00) Dollars. The Grantor acknowledges receipt of this money.

All those certain tract or parcel of land and premises, situate, lying and being in the Township of North Brunswick in the County of Middlesex and State of New Jersey, more particularly described herein.

BEING known and designated as Lot 122.02 in Block 4.05 as shown on Map entitled: "Final Plat of Willowbrook at North Brunswick, P.U.D. Site "D", Section Four, Situated in North Brunswick Township, Middlesex County, N.J., dated May 5, 1977, prepared by Abbington-New Associates, Freehold, New Jersey, and filed in the Middlesex County Clerk's Office on September 13, 1978 as Map No. 4115, File 965."

BEING also known and designated as Lot 122.02 in Block 4.05 as shown on the Tax Map of the Township of North Brunswick.

Promises by Grantor. The Grantor promises that the Grantor has done no act to encumber the property. The promise is called a "covenant as to grantor's acts" (N.J.S.A. 46:4-6). This promise mean that the Grantor has not allowed anyone else to obtain any

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legal rights which affect the property (such as by making a mortgage or allowing a judgment to be entered against the Grantor).

Signatures. The Grantor signs this Deed as of the date at the top of the first page.

Attested by:

Brookdale Apartments, LLC

y:

By: Morris Kaplan, Member

State of New Jersey, County of Middlesex SS.:

I CERTIFY that on May ZZ

2003.

Michael Kaplan and Morris Kaplan, the Members of Brookdale Apartments, LLC, personally came before me, and these persons acknowledged under oath, to my satisfaction, that:

- (a) is named in and personally signed this Deed;
- (b) signed, sealed and delivered this Deed as their act and deed; and
- (c) the full and actual consideration paid or to be paid for the transfer of title is \$10.00. (Such consideration is defined in N.J.S.A. 46:15-5.)

Douglas Harris, An Attorney at Law of

the State of New Jersey

Record and Return to:
Douglas Harris, Esq.
Kaplan Companies
433 River Road
Highland Park, NJ 08904

NC1645 - Affidavit of Consideration RTF-1 (Rev. 1/00) P4/00

STATE OF NEW JERSEY AFFIDAVIT OF CONSIDERATION OR EXEMPTION (P.L. 1968, c. 49)

ALL-STATE L	regal*	
A Division of ALL-	STATE Inte	rnational, In
(908) 272-0800		Page

To be recorded with Deed pursuant to P.L.	(P.L.	AL EXEMPTION . 1975, c. 176) as amended by P.L. 1	91)c. 308 (N.J.S.A. 49:15 et seq.)
STATE OF NEW JERSEY COUNTY OF M. 22/ejcx	SS:	Consideration \$ Realty Transfer Fe	*
(1) PARTY OR LEGAL REPRESENTATIVE		ections #3, 4 and 5 on a	
Deponent Michael Kaplan (Name)			
deposes and says that he/she is the Managing (State whether Grantor, Gra	mtee, Legal Represe	of Grantor entative, Corporate Officer, Officer	in a deed dated Mey 21,2003, er of Title Co., Lending Institution, etc.)
transferring real property identified as Block No.	4.34		Lot No. 45.39
located at Willow Scook Drive, 1	North E	Srunsick Towndress, Municipality, County)	iship, Middlegex County
(2) CONSIDERATION (See Instruction #6.)			and annexed hereto.
Deponent states that, with respect to deed hother thing of value constituting the entire compensation of the reality, including the remaining amount of an and agreed to be paid by the grantee and any other with the transfer of title is \$ (3) FILL EXEMPTION FROM FEE Depone	nsation paid by prior mort er lien or en ent claims tha	or to be paid for the tragge to which the tracumbrance thereon at this deed transaction	transfer of title to the lands, tenements of ransfer is subject or which is to be assumed not paid, satisfied or removed in connection is fully exempt from the Realty Transfer Fee
imposed by P.L. 1968, c. 49 for the following reason(s) not sufficient.			n #7.) Mere reference to exemption symbol is
(a) Consideration of le	ss than	1100.00	
(4) PARTIAL EXEMPTION FROM FEE Deponent claims that this deed transaction is exe c. 176 for the following reason(s):	APPRO. so will ve	PRIATE CATEGOR oid claim for partial e	to grantor(s) only. ALL BOXES IN Y MUST BE CHECKED. Failure to do xemption. (See Instructions #8 and #9.) the Realty Transfer Fee imposed by P.L. 1975,
A) SENIOR CITIZEN (See Instruction #8.) Grantor(s) 62 yrs. of age or over.* One- or two-family residential premises.		Owned and occupied b Owners as joint tenants	y grantor(s) at time of sale. must all qualify except in the case of a spouse.
B) BLIND (See Instruction #8.) Grantor(s) legally blind.* One- or two-family residential premises. Owned and occupied by grantor(s) at time of sale. No owners as joint tenants other than spouse other qualified exempt owners. * IN THE CASE OF HUSBAND AND WIFE, ONLY ONE GRANT	or 1	Grantor(s) permanent One- or two-family res Receiving disability pa Owned and occupied b Not gainfully employe No owners as joint ten qualified exempt owne	yments. y grantor(s) at time of sale. d. ants other than spouse or other
C) LOW AND MODERATE INCOME HOUSIN	NG (See I	nstruction #8.)	
☐ Affordable According to HUD Standards. ☐ Meets Income Requirements of Region.		Reserved for Occupan Subject to Resale Con	rols.
D) NEW CONSTRUCTION (See Instruction # Entirely new improvement. Not previously used for any purpose.	[‡] 9.) □ ì	Not previously occupie	ed.
Deponent makes this Affidavit to induce the Counherewith in accordance with the provisions of P.L. 196	ty Clerk or R 8, c- 49.	legister of Deeds to re	cord the deed and accept the fee submitted
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	ment from above high	Σ,	Brookdale Apartments LLC Name of Grantor (type above line) 433 R. ve- Road
VICTOR	J P.K.	NZ 08404	Address of Granter at Time of Sale
OFFICIAL SEAL	USE ONLY T		nty Clerk or Register of Deeds. Inty Page
IMPORTANT - BEFORE COMPLETING THIS AFFIDAY This format is prescribed by the Director, Division of Taxatio	VIT, PLEASE on in the Depar	READ THE INSTRUC tment of the Treasury, a	TIONS ON THE REVERSE SIDE HEREOF. s required by law, and may not be altered without

the approval of the Director.

ORIGINAL - To be retained by County.

DUPLICATE - To be forwarded by County to Division of Taxation on partial exemption from fee (N.J.A.C. 18:16 - 8.12)

TRIPLICATE - Is your file copy.

INSTRUCTIONS

STATEMENT OF CONSIDERATION AND PAYMENT OF REALTY TRANSFER FEE ARE PREREQUISITES FOR RECORDING OF DEED

No county recording officer shall record any deed evidencing transfer of title to real property unless (a) the consideration is recited in the deed and in the acknowledgment or proof of the execution thereof, or (b) an Affidavit by one or more of the parties named in the deed or by their legal representatives declaring the consideration is annexed for recording with the deed, and (c) a fee at the rate of \$1.75 for each \$500.00 of consideration or fractional part [which fee shall be in addition to the recording fees imposed by P.L. 1965, c. 123, Section 2 (C. 22A:4-4.1)] shall be paid to the county recording officer at the time the deed is offered for recording. An additional fee at the rate of \$.75 for each \$500 of consideration or fractional part in excess of \$150,000.00 of consideration shall be paid to the county recording officer.

WHEN AFFIDAVIT MUST BE ANNEXED TO DEED

- This Affidavit must be annexed to and recorded with the deed in the event full consideration is not recited in both the deed or the (a) acknowledgment or proof of the execution.
- This Affidavit must also be annexed to and recorded with the deed where exemption from the fee is claimed.

LEGAL REPRESENTATIVE

"Legal Representative" is to be interpreted broadly to include any person actively and responsibly participating in the transaction, such as but not limited to: an attorney representing one of the parties; a closing officer of a title company or lending institution participating in the transaction; a holder of power of attorney from grantor or grantee.

OFFICER OF CORPORATE GRANTOR OR CORPORATE GRANTEE
Where a deponent is an officer of corporate grantor or grantee, the name of the corporation and the officer's title must be stated.

OFFICER OF TITLE COMPANY OR LENDING INSTITUTION 5.

Where a deponent is a closing officer of a title company or lending institution participating in the transaction, the name of the company or institution and the officer's title must be stated.

CONSIDERATION 6.

"Consideration" means in the case of any deed, the actual amount of money and the monetary value of any other thing of value constituting the entire compensation paid or to be paid for the transfer of title to the lands, tenements or other realty, including the remaining amount of any prior mortgage to which the transfer is subject or which is to be assumed and agreed to be paid by the grantee and any other lien or encumbrance thereon not paid, satisfied, or removed in connection with the transfer of title. (P.L. 1968, c. 49, Sec. 1 as amended.)

EXEMPTIONS FROM THE FEE

- The fee imposed by this Act shall not apply to a deed:

 (a) For a consideration of less than \$100.00;

 (b) By or to the United States of America, this State, or any instrumentality, agency or subdivision thereof;
- Solely in order to provide or release security for a debt or obligation; (c)
- Which confirms or corrects a deed previously recorded; On a sale for delinquent taxes or assessments; (d)
- (e) (f) On partition;
- By a receiver, trustee in bankruptcy or liquidation, or assignee for the benefit of creditors; Eligible to be recorded as an "ancient deed" pursuant to R.S. 46:16-7; Acknowledged or proved on or before July 3, 1968; Between husband and wife, or parent and child;
- (g) (h)
- (i)
- (j)
- Conveying a cemetery lot or plot; In specific performance of a final judgment; Releasing a right of reversion; (1)
- (m)
- Previously recorded in another county and full realty transfer fee paid or accounted for as evidenced by written instrument, attested to by the grantee and acknowledged by the county recording officer of the county of such prior recording, specifying the county, book, page, date of prior recording, and amount of realty transfer fee previously paid;
- By an executor or administrator of a decedent to a devisee or heir to effect distribution of the decedent's estate in accordance with the (o) provisions of the decedent's will or the intestate laws of this State; Recorded within 90 days following the entry of a divorce decree which dissolves the marriage between the grantor and grantee;
- (p)
- Issued by a cooperative corporation, as part of a conversion of all of the assets of the cooperative corporation into a condominium, to a (a) shareholder upon the surrender by the shareholder of all of the shareholder's stock in the cooperative corporation and the proprietary lease entitling the shareholder to exclusive occupancy of a portion of the property owned by the corporation.

EXEMPTION FROM INCREASED FEE (P.L. 1975, c. 176, Section 4 as amended.)

The following transfers of title to real property shall be exempt from payment of \$1.25 of the fee for each \$500.00 of consideration or fractional part thereof: 1, The sale of any one- or two-family residential premises which are owned and occupied by a senior citizen, blind person, or disabled person who is the seller in such transaction; provided, however, that except in the instance of a husband and wife no exemption shall be allowed if the property being sold is owned as joint tenants and one or more of the owners is not a senior citizen, blind person, or disabled person; 2, The sale of Low and Moderate Income Housing conforming to the requirements as established by this Act.

For the purposes of this Act, the following definitions shall apply:

"Blind person" means a person whose vision in his better eye with proper correction does not exceed 20/200 as measured by the Snellen chart or a person who has a field defect in his better eye with proper correction in which the peripheral field has contracted to such an extent that the widest diameter of visual field subtends an angular distance no greater than 20°.

"Disabled person" means any resident of this State who is permanently and totally disabled, unable to engage in gainful employment, and receiving disability benefits or any other compensation under any Federal or State law.

"Senior citizen" means any resident of this State of the age of 62 years or over.

"Low and Moderate Income Housing" means any residential premises, or part thereof, affordable according to Federal Department of Housing and Librar Development on other measured standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the recognized standards for home our norther and most of the resource of the resour

and Urban Development or other recognized standards for home ownership and rental costs and occupied or reserved for occupancy by households with a gross income equal to 80% or less of the median gross household income for households of the same size within the housing region in which the housing is located, but shall include only those residential premises subject to resale controls pursuant to contractual guarantees.

9. Transfer of title to real property upon which there is "new construction" shall be exempt from payment of \$1.00 of the \$1.75 fee for each \$500 of consideration or fractional part thereof not in excess of \$150,000.00.

For the purposes of this Act, the following definition shall apply:
"New construction" means any conveyance or transfer of property upon which there is an entirely new improvement not previously occupied or used for any purpose.

"REALTY TRANSFER FEE" IS A FEE IN ADDITION TO OTHER RECORDING FEES 10.

The fee imposed under P.L. 1968, c. 49, as amended, is in addition to the usual recording fees imposed under P.L. 1965, c. 123, Sec. 2 (C. 22A:4-4.1.). The realty transfer fee is imposed upon grantors at the rate of \$1.75 for each \$500.00 of consideration or fractional part thereof, with an additional fee of \$.75 for each \$500.00 of consideration in excess of \$150,000.00. The fee is required to be collected by the county recording officer at the time the deed is offered for recording.

PENALTY FOR FALSIFICATION OF CONSIDERATION

Any person who shall willfully falsify the consideration recited in a deed or in the proof or acknowledgment of the execution of a deed or in the Affidavit declaring the consideration annexed to the deed is guilty of a crime of the fourth degree. (P.L. 1991, c. 308, Section 4)